

# THE ORANGEBURG NEWS

SATURDAY, JAN. 22, 1870.

MALCOLM I. BROWNING, Editor.

## Our Duty.

The following article from the Union Times, has the right ring in its tone:

Another year is upon us, and before its close, we will have another general election. State officers, members of the legislature and congressmen are to be elected by us in October next.

It is of vital moment to the best interest of our State, that the present incumbents be defeated, and good men elected in their stead. This is practicable, if we will simply do two things, which wisdom demands.

1. Be united.  
He who prefers a man or set of men to the success of the party opposed to official dishonesty, is not true. He may boast, that he is not fettered by party nominations; but when he pursues a course, which must end in the defeat of good men, he is himself not a patriot, and not to be trusted.

2. We must be practicable.  
The fourteenth and fifteenth amendments to the Constitution of the United States, have settled many things—the first is passed and the second will be. We must read the changes wrought by these amendments. Questions which divided the two great political parties of the Country two years ago, would appear ridiculous, if lodged into a political canvass now. They are settled against us. Congressional Reconstruction and Negro Suffrage are issues of the past, quite as much so as the Louisiana Purchase and the Mexican War. If we do not so regard them, we are impracticable, unwise and destined to defeat. Victory is in our hands, if we will only grasp it.

Our platform is one upon which white and black may unite and join hands; it is OPPOSITION TO OFFICIAL DISHONESTY. We want no other plank. Upon this we would nominate good men; and they would be elected.

We beg our readers to think over these things, and begin to prepare themselves. By July, we ought to have our candidates in the field, without division. Soon, we very soon, we should commence the work of organization. Let men begin to think of clubs; and let clubs be as brief in their resolutions as possible. Let them, above all things, be wise, and careful not to waste their strength in tilting against wind-mills.

The Chester Reporter, highly commends the article, and says:

"We have been impracticable too long. Let us leave for awhile the United States to take care of themselves, and bend all our energies to the task of making our condition in South Carolina more reliable."

This is the right view of the case.—The general tone and some of the expressions of the Union Times, will remind our readers of the views expressed from time to time in the editorial columns of the ORANGEBURG NEWS. It is with a lively feeling of congratulation that we notice this adoption of our views; of congratulation, not that our opinion is concurred in by others, but that others, of the Press of the State, are adopting the proper and practical view of our position and duty.

Let every paper in the State adopt the same tone, and echo the same sentiments, and we shall save; our birthright and heritage shall be restored.

The adoption of this practical tone by our State papers, and by Hampton and others, of our leaders, are the dimming of the day of restoration and redemption, whose sun shall soon beam in its meridian splendor over a happy people.

Men of Carolina, you may not disregard your palpable, plain and sacred duty to your state! You cannot stand aloof from the real issues of the hour; you cannot like Don Quixote, crazed with a delusive anachronism, waste your strength in tilting at windmills, while the rush and conflict of real issues hang in the balance, and the devotion of your talent and energy will settle them in your favor.

Leave the dead issues and prejudices of the past! Leave off the maudlin protest against their settlement against you! Up, and to the work before you!

It is as solemn a duty of patriotism, and of heroic chivalry, to enter into the arena of duty to your state now as it was for you to rally to the conflict when the cry was "Boot and Saddle."

A clarion voice peals forth our duty in our ears to-day, as distinctly and as ringing as when the bugles of Manassas sounded to the charge. Craven, coward was he then who rallied not where manhood and duty called; and craven is he

now, who will not devote his energy in this hour, perhaps of sorer trial.

The Democratic party, as it was is no more; the other great party, with its machinery, dominates in our State, and its terrible power by the operation of labyrinthine leagues and secret oaths, has fallen into the hands of a small clique in each county and section of our State. Men of no merit, talent or character have all the positions in the State. The stranger rules and represents us; our laws are framed at the North. By incentives, promises, secret associations, and by our own default, the agents and emissaries of this party, have acquired complete sway over the colored people. Like a blind giant, the colored majority exerts its strength and power, not to benefit themselves, but to augment and perpetuate this frightful usurpation. We say one of the reasons of this state of things is our own default. Instead of at once taking in the real position of affairs, realizing Reconstruction and colored suffrage as settled facts, and using these as data, accepting them and turning them into good; we have sat down in our ashes, and amid the ruins of our State, and moaned like women at the ruthless change. One might well ask, whether all the men in the South were slain in her war; whether they all sleep 'neath her turf, and only the wind and the women are left to moan and to lament at their graves.

It is true, the people of this State, and of the other Southern States, did make one effort, one rally, since the war. But it was an effort to do what? An effort to restore the past. The Democratic party at the North, reared its standard, and to allure the white votes of the South, to save the party in its extreme need held out the delusive hope that negro suffrage would not be permanent.

It was a snare! We would admit the freedom of the colored man, but the fond hope that his right of voting must be qualified or abolished deluded us, ensnared us. Our effort was not made upon the basis of fact, and accomplished change, but upon a delusive hope, held out to us, that these issues would be reconsidered—that the past would be partially restored. This was the nature of our effort at the Grant and Seymour election in 1868. Our effort was a failure, our delusive hopes, blighted.

Recoiling from this second defeat and disappointment, we have relapsed into our supine lethargy of inaction, or some have gone over to the agency of the Republican party.

There is another, and a proper effort to be made. 'Tis no compromise of principle. 'Tis the plain, sensible realization of our position, an appreciation of what is settled and fixed, and a knowledge of what is our palpable and true duty.

Reconstruction, colored suffrage, whether politically and metaphysically just and right, or not, are settled facts; the colored majority is the means by which whoever governs the State, must be chosen. This is the position of our State. Our duty is reconciliation, securing the friendship, votes, and labor of the colored man. To do this, of course, he is to be treated very differently from what he was when a slave. We are to start out with the admission and recognition of his rights of citizenship. We are to guarantee these rights to him. He is not avaricious but easily appeased and satisfied. Let us treat the colored man as a human being no longer ridiculing his grotesque importance or his ignorance, but let us secure, and assist him, in his right of voting, of acquiring an education, of having a home, of being happy, and reaping the rich rewards of honest industry.

He does not ask for more than this, and, however prejudice or sophistry may blind us, he has a right to the things.

When we guarantee to him these things, we do our duty as an intelligent, Christian people, and we secure his valuable labor, the best adapted to our soil and climate, and his friendship.

This is our plain duty, by its discharge by this course of treatment of the colored man we will acquire the influence over his votes, that the Republican party at the North, through the agency of its leagues holds and sways over him.

All the men of Carolina do not sleep, beneath the wretched mounds of her

heroes, thousands of them live for her yet. Let them do their duty to her now. Their duty, is as patriotic and as sacred, as was theirs who were slain in her battles, the discharge of this duty will be as crowning and as glorious, as are those trophies heaped by a people's love, upon the tombs of their martyrs. South Carolina can be redeemed and restored to her sons. These sentiments of our cotemporary, and the words of high import, ringing from the lips of Hampton and Fremont, are the harbingers of that

Massachusetts contains twenty-five operative manufacturing associations. Senator Stewart has prepared a bill secure to the Chinese in this country all protection under the civil rights bill. Of the Sixty-six members of the United States Senate forty-six are wavers.

House-keepers have an easy time in Brooklyn. Professor Blot distributes to the dwellings of the people of Brooklyn such food as civilized human beings ought to eat and be nourished by—of good quality, well cooked, and at once palatable and digestible. A customer orders meals by the card, and they are delivered hot and fresh at his door. Eugenie, Empress, is said to be in debt to Haussmann, displaced Prefect of the Seine. This little fact will probably not be forgotten by the ex-Prefect. It is not at all a bad thing to have a powerful Empress in your debt.

A German savant publishes the interesting fact that a bed-bug, after having bitten 300 times, begins to droop and fade away.

**THE S. J. DOMINGO BARGAIN.**—The terms of the proposed annexation of San Domingo are at length before us. By treaty of President Bez with the commercial agent of the United States it is stipulated that for \$1,000,000, to be spent in paying the debts of San Domingo, that country shall be annexed to the United States as a territory. Should the debts which are to be paid by a joint commission, exceed the sum agreed upon, public lands are pledged for the excess. All national property, together with complete jurisdiction is ceded to the United States; and the treaty will be valid when ratified by our Senate and affirmed by the vote of the Dominicans.

Massachusetts contains twenty-five operative manufacturing associations. Senator Stewart has prepared a bill secure to the Chinese in this country all protection under the civil rights bill. Of the Sixty-six members of the United States Senate forty-six are wavers.

House-keepers have an easy time in Brooklyn. Professor Blot distributes to the dwellings of the people of Brooklyn such food as civilized human beings ought to eat and be nourished by—of good quality, well cooked, and at once palatable and digestible. A customer orders meals by the card, and they are delivered hot and fresh at his door. Eugenie, Empress, is said to be in debt to Haussmann, displaced Prefect of the Seine. This little fact will probably not be forgotten by the ex-Prefect. It is not at all a bad thing to have a powerful Empress in your debt.

A German savant publishes the interesting fact that a bed-bug, after having bitten 300 times, begins to droop and fade away.

## OBITUARY.

Died.—On the 12th inst., in the 90th year of his age, Mr. JOHN MILLER, of Orangeburg County.

## FOR SALE.

BEING DESIROUS OF CHANGING my business, I offer for sale THE CANNON HOUSE, situated on Court House Square. The lot has, besides the Large and Commodious Dwelling, all necessary Outbuildings. A bargain is offered if applied for soon. Jan 22—47

**NOTICE.—All Persons Interested in me, either by NOTE or ACCOUNT, will please call and settle the same by the 1st day of February next, or they will be put into the hands of an Attorney.** Jan 22—46

JAMES CANNON.

## Notice to Contractors.

OFFICE COUNTY COMMISSIONERS.

January 21, 1870.

The Bridge over the North Edisto River, known as SHILLINGS' BRIDGE, will be LET OUT to the LOWEST BIDDER on the 17th day of February, 1870, at the River. Plan and Specification to be seen at this Office.

WM. N. MOUNT, Chairman.

C. S. BULL, Clerk B. C. C.

Jan 22

## Notice to Contractors.

OFFICE COUNTY COMMISSIONERS.

January 21, 1870.

The FOOT-WAY over the Swamp of the North Edisto River at Orangeburg, will be LET OUT to the LOWEST BIDDER, on the 18th day of February next, at the Orangeburg River Bridge. Plan and Specifications to be seen at this Office.

WM. N. MOUNT, Chairman.

C. S. BULL, Clerk Board C. C.

Jan 22

## OFFICE ENROLLING OFFICER.

ORANGEBURG COUNTY, S. C.,

January 15th, 1870.

County Commissioners of Orangeburg County, S. C.:

GENTS—I have the honor to inform you that I have COMPLETED the ENROLLMENT of all MALE CITIZENS between the ages of Eighteen and Forty-five, and would respectfully call your attention to SECTION 8 of an Act to Organize and Govern the Militia of the State of South Carolina, approved March 16th, 1869.

I am very respectfully,

your obedient servant,

FRANCIS DEMARS,

Enrolling Officer, Orangeburg County.

## Office County Commissioners

ORANGEBURG, Jan. 21, 1870.

The attention of all concerned is hereby called to the following:

An Act to Organize and govern the Militia of the State of South Carolina.

SEC. 8. That whenever an enrollment shall be made as provided in this Act, the Board of County Commissioners shall cause to be published, once a week for three weeks previous to the first day of February, in a newspaper with circulation in the County, or by written or printed placards, in not less than four public places, a notice that such rolls have been completed and filed as aforesaid; which notice shall also specify that any person who claims that he is, for any reason, exempt from military duty, shall, on or before the 10th day of February next ensuing, file a written statement of such exemption, certified by affidavit, in the office of said Clerk of the Courts of record, or before a Justice of the Peace or Magistrate, in said County; and the publication of such notice shall be sufficient notice of such enrollment to all persons named therein. Such roll shall be made in the form prescribed by the Commander-in-Chief, and the Adjutant-General shall furnish all the enrolling officers suitable blanks and instructions for the completion of such enrollment.

WM. N. MOUNT, Chairman.

C. S. BULL, Clerk B. C. C.

Jan 22

## SPECIAL NOTICE.

To parties in want of DOORS, SASHES and BLINDS, we refer to the advertisement of P. P. Toole, the large manufacturer of those goods in Charleston. Price list furnished on application. Jan 17

**WANTED.—A Large Cooking STOVE.—CHEAP.**—A second-hand one in good order will do. Leave description, stating price at this OFFICE. Jan 22

**NOTICE.—All Persons are hereby FORBIDDEN from Handling WOOD** of any kind, All Trespassers will be Prosecuted According to Law. Jan 22—3t

**ESTATE NOTICE.—All Persons indebted to Absalom Gleaton, deceased, will make payment, and those having demands against him will present them to T. W. GLEATON, Administrator.** Jan 22—3t

## Sheriff's Sales.

By virtue of sundry writs of f. fa., to me directed I will sell to the highest bidder, at Orangeburg Court House, on the first Monday in February next, for cash the following property, viz:

ALSO  
One tract of land containing 150 acres more or less, bounded by E. H. Dowling, S. B. Sawyer, Wm. Pendervis, and South Edisto River. Levied on as the property of A. D. Dowling at the suit of E. H. Dowling.

ALSO  
The interest of the Defendant in one Circular Saw Mill on Bean Swamp, Levied on as the property of James O. B. Chaney at the suit of Wm. Knotts.

ALSO  
One tract of land containing 1250 acres more or less, bounded on the north by David Houser, east by J. H. Smoak, south by estate Margaret Rumph and west by F. W. Oliver and Glenn Oliver. Levied on as the property of M. Houser at the suit of B. F. Simmons.

ALSO  
On Tuesday after salesday, at the residence of P. M. Houser, 3 head Mules, 25 head Cattle, 22 head Hogs, 1 Wagon and Gear, 4000 lbs Seed Cotton, 2500 lbs Fodder, 180 bushels Corn, 1 Wind Mill, 60 bushels Cotton Seed, and Household and Kitchen Furniture. Levied on as the property of Peter M. Houser at the suit of B. F. Simmons.

ALSO  
One Turpentine Still and one-third interest in one other Turpentine Still, also one-third interest in one tract of land containing 450 acres more or less. Levied on as the property of L. A. Zeigler at the suit of Dan'l Zeigler.

ALSO  
On Tuesday after salesday, at the residence of L. A. Zeigler, 3 Wagons, 2 Timber Carts and Strollers, 4 Head of Cattle, 1 Buggy, 3 Oxen, 1 Mare, 1 Carriage, 1 Piano, Household and Kitchen Furniture. Levied on as the property of L. A. Zeigler at the suit of Dan'l Zeigler.

ALSO  
On Tuesday after salesday next, at the residence of John L. Ayers, 15 bushels Corn more or less. Levied on as the property of John L. Ayers at the suit of Ruth A. Johnson.

ALSO  
One lot of land in the Town of Branchville, containing two acres more or less, and bounded by the S. E. C. R. J. Feller, Messrs. Rogers and others. Levied on as the property of W. H. Houck, Adm'r Lengnick & Sill.

ALSO  
One tract of land containing 475 acres more or less, bounded north by H. Riggs, east by Old Charleston Road, south by J. W. H. Dukes and west by Edie's River.

ALSO  
One other tract containing 250 acres more or less, and bounded on the north by J. W. H. Dukes, east by W. T. McKewen, south by Henry Dickson and west by A. D. Frostick. Levied on as the property of D. R. Barton at the suit of O. B. Riley, Adm'r.

ALSO  
All that tract of land situate in the Town of Orangeburg, containing 10 acres more or less, and bounded by lands of Thomas Oliver, T. B. Whaley, and Mrs. M. A. Sibley and the Columbia Road, being the tract on which the said Henry Ellis resided in his lifetime.

ALSO  
All that lot of land situate on Russell Street, in the Town of Orangeburg, bounded by lots of J. W. H. Dukes and James F. Izlar, Esq.

ALSO  
All that plantation or tract of land situate in Orangeburg, containing 551 acres more or less, and bounded by lands of E. T. Glover, Adm'r, J. G. Wannamaker and Ann C. Andrews.

ALSO  
Terms.—One-third cash, and the balance on a credit of twelve months, purchaser to give bond for said balance, bearing interest from day of sale, and secured by a mortgage of the premises, with a covenant for resale on breach of the condition of the bond, and to pay for papers and stamps.

ALSO  
ORANGEBURG—IN EQUITY.

Edw. H. Houser, } Petition for Dower.

By virtue of an order of sale made in this case by the said Court, I will sell at Orangeburg, S. C., on Monday the 7th day of February next, during the usual hours of sale, all the Real Estate of which Henry Ellis Esq. died seized, subject to the Widow's Dower, to wit:

1. All that tract of land situate in the Town of Orangeburg, containing 10 acres more or less, and bounded by lands of Thomas Oliver, T. B. Whaley, and Mrs. M. A. Sibley and the Columbia Road, being the tract on which the said Henry Ellis resided in his lifetime.

2. All that lot of land situate on Russell Street, in the Town of Orangeburg, bounded by lots of J. W. H. Dukes and James F. Izlar, Esq.

3. All that plantation or tract of land situate in Orangeburg, containing 551 acres more or less, and bounded by lands of E. T. Glover, Adm'r, J. G. Wannamaker and Ann C. Andrews.

Terms.—One-third cash, and the balance on a credit of twelve months, purchaser to give bond for said balance, bearing interest from day of sale, and secured by a mortgage of the premises, with a covenant for resale on breach of the condition of the bond, and to pay for papers and stamps.

ALSO  
ORANGEBURG—IN PROBATE.

Edw. H. Houser, } Petition for Dower.

By virtue of an order of sale made in this case by the said Court, I will sell at Orangeburg, S. C., on Monday the 7th day of February next, during the usual hours of sale, the following lots of land, belonging to the estate of the late Samuel N. Kennerly.

1. All that lot of land with Dwelling and Outbuildings, situate on Amelia Street in the Town of Orangeburg, containing one and one-half acres more or less, and bounded by lands of H. Riggs, lots Nos. 2 and 3 of said Estate, and Amelia Street.

2. All that lot of land situate in the Town of Orangeburg, at the corner of Amelia and Broughton Streets, containing one and one-half acres more or less, and bounded by lands of H. Riggs, lot No. 1 of said Estate, and Amelia and Broughton Streets.

3. All that lot of land situate in the Town of Orangeburg, on Amelia Street, containing three acres more or less, and bounded by lands of E. H. W. Briggmann, George Boller and Samuel Dibble, Esq., Amelia Street and lot No. 1 of said Estate.

Terms.—One-third cash, and the balance on a credit of twelve months, the purchaser to give bond for said balance, bearing interest from day of sale, payable annually, secured by a mortgage of the premises, in which shall be inserted a covenant for resale in case of a breach of said bond, and the purchaser of lot No. 1 to insure the dwellers by and assign the Policy to secure his bond. Purchasers to pay for papers and stamps.

ALSO  
ORANGEBURG—IN EQUITY.

L. A. Zeigler, Executor, } vs. W. Houser, Administrator.

Under the order in this case, I will sell at Orangeburg, S. C., on Monday the 7th day of February next, during the usual hours of sale, at the risk of the former purchaser, who has failed to comply:

All that plantation or tract of land situate in the County of Orangeburg and State aforesaid, on Goodland Swamp, containing 60 acres more or less, and bounded by lands of Daniel Bair, Edward Zeigler and James D. Phillips.

Terms.—One-half cash, the balance in six months, with bond and mortgage, payable annually secured by mortgage of the property, containing a covenant for resale on breach of the condition of the bond, purchaser to pay for papers and stamps.

ALSO  
ORANGEBURG—IN EQUITY.

L. A. Zeigler, Executor, } vs. W. Houser, Administrator.

Under the order in this case, I will sell at Orangeburg, S. C., on Monday the 7th day of February next, during the usual hours of sale, with covenant for resale. Purchasers paying for stamps and papers.

347 acres of land of Estate Lewis Zeigler, bounded by lands of Dr. D. L. Hildebrand, Jacob Hildebrand, N. A. Whetstone, Geo. W. Whetstone and David Wannamaker.

Sheriff's Office, } H. RIGGS, } S. O. C. } Orangeburg, S. C., } Jan. 12, 1869. } Jan 15

**Notice of Dismissal.**

NOTICE IS HEREBY GIVEN THAT I will file my final return with the Hon. Judge of Probate for Orangeburg County, on the 5th day of February, 1870, and ask for Letters of Dismissal as Administrator of the Estate of Elizabeth O'Callaghan, deceased.

DANIEL L. DRAWDY, Administrator. Jan 16

## Sheriff's Sales.

ORANGEBURG—IN EQUITY.

Susan Dukes, Adm'r. } In the Circuit Court

Mary Ann C. Dukes, et al. } By virtue of an order of sale made in this case by the said Court, and to be directed, I will sell at Reevesville, S. C., on Monday the 7th day of February next

All that lot of land situate at Reeves Station, containing one acre more or less, and bounded by lands of the So. Ca. Railroad Co., W. C. Griffith, and Estate of Joseph Dukes.

ALSO  
All that Lot of land situate at Reeves Station, containing one acre more or less, and bounded by lands of C. R. Counsel, So. Ca. Railroad Co., Estate of Joseph Dukes, and W. C. Griffith.

Terms.—One-third cash, and the balance on a credit of one and two years, purchaser to give bond for said credit portion, bearing interest from day of sale, payable annually, and secured by a mortgage of the premises, with a covenant for resale on a breach of the condition of said bond, and also to pay for papers and stamps.

H. RIGGS, Commissioner.

ALSO  
ORANGEBURG—IN EQUITY.

Frederick W. Vogt, B. F. Parlor, } Bill to Foreclose Mortgage.

James F. Griffin, } vs. Under the decree in this case, I will sell at Orangeburg, on the first Monday in February, for one-half cash, balance on a credit of twelve months, secured by bond with interest from date, with a mortgage of the premises, the following real estate:

All the right, title and interest which James F. Griffin and Elizabeth R. Griffin hold in and to the real estate whereof the late Silas Griffin died seized and possessed, situate in St. Matthews Parish, in the County of Orangeburg.

ALSO  
ORANGEBURG—IN EQUITY.

Frederick W. Vogt, B. F. Parlor, } Bill to Foreclose Mortgage.

James F. Griffin, } vs. Under the decree in this case, I will sell at Orangeburg, on the first Monday in February, for one-half cash, balance on a credit of twelve months, secured by bond with interest from date, with a mortgage of the premises, the following real estate:

All the right, title and interest which James F. Griffin and Elizabeth R. Griffin hold in and to the real estate whereof the late Silas Griffin died seized and possessed, situate in St. Matthews Parish, in the County of Orangeburg.

ALSO  
ORANGEBURG—IN EQUITY.

Franklin W. Fair, } Bill to Foreclose Mortgage.

Dan'l H. Baxter, } vs. By virtue of an order of sale made in this case, I will sell at Orangeburg, S. C., on the 1st Monday in February next, all that plantation or tract of land situate in the County of Orangeburg, on North Edisto River, containing 700 acres more or less, and bounded by James Stokes, Murray Robinson and the Edisto River.

ALSO  
All other plantation or tract of land containing 505 acres more or less, situate in Orangeburg County, on a White Castle Swamp, waters of Cattle Creek, and bounded by James Cox, John Bowman, John Sanders, Sam'l R. Staley and Dan'l Baxter.

Conditions.—One-third cash, balance in one year, with interest, purchaser to give bond and mortgage of the plantation, with a covenant of resale in case of breach of the conditions of the bond. Purchasers to pay for papers and stamps.

ALSO  
ORANGEBURG—IN EQUITY.

Valentine Patton, et al. } In the Circuit Court

Elizabeth L. Ellis, et al. } vs. By virtue of an order of sale made in this case by the said Court, I will sell at Orangeburg, S. C., on Monday the 7th day of February next, during the usual hours of sale, all the Real Estate of which Henry Ellis Esq. died seized, subject to the Widow's Dower, to wit:

1. All that tract of land situate in the Town of Orangeburg, containing 10 acres more or less, and bounded by lands of Thomas Oliver, T. B. Whaley, and Mrs. M. A. Sibley and the Columbia Road, being the tract on which the said Henry Ellis resided in his lifetime.

2. All that lot of land situate on Russell Street, in the Town of Orangeburg, bounded by lots of J. W. H. Dukes and James F. Izlar, Esq.

3. All that plantation or tract of land situate in Orangeburg, containing 551 acres more or less, and bounded by lands of E. T. Glover, Adm'r, J. G. Wannamaker and Ann C. Andrews.

Terms.—One-third cash, and the balance on a credit of twelve months, purchaser to give bond for said balance, bearing interest from day of sale, and secured by a mortgage of the premises, with a covenant for resale on breach of the condition of the bond, and to pay for papers and stamps.

ALSO  
ORANGEBURG—IN PROBATE.

Edw. H. Houser, } Petition for Dower.